

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

UNITED STATES OF AMERICA,

-v-

ADRIENNE ROBERTS,

Defendant.

18-CR-528-5 (JMF)


ORDER

JESSE M. FURMAN, United States District Judge:

The Court just received the attached letter from Defendant. Because judgment has been entered in this case and Defendant's letter pertains to the conditions of her confinement, not to her conviction, this Court does not have jurisdiction to address her concerns. That said, the Court urges counsel for both sides to take steps to do so. In particular, consistent with the Court's prior recommendation that Ms. Roberts be designated to a facility as close to New York City as possible, *see* ECF Nos. 284, 316, the Court urges the Government to contact the Bureau of Prisons to see if Ms. Roberts's designation can be changed to FCI Danbury and if she can be transferred there in the near future.

SO ORDERED.

Dated: November 25, 2020
New York, New York


JESSE M. FURMAN
United States District Judge

Sept 20, 2020

Honorable Jesse Furman
United States District Court Judge
U.S. District Court
Southern District New York
40 Foley Square
New York, N.Y. 10007

United States v. Achille Roberts 18-cr-328

Dear Judge Furman

First and foremost, I hope you and your loved ones are well during these difficult times.

I am writing in regards to my recent selection at M.C. Apparently I was involved in a altercation with another inmate Sharon Haldet Regno: 85973-054, both of us was written up. But for some reason Mr Haldet ticket disappeared and also was erased out of the computer as well. So I was the only one placed in S.H.V. of course I was very upset about the matter and I asked question to unit team a staff members no one seen to acknowledge what had happened nor was even concerned about it. From what I know it had to be a higher rank to do that. I seen D.H.O on July 8, 2020. Then H.O. officer gave me 3 sanctions. With no S.H. But for some reason M.C. would not. Acknowledge the Discipline. How

I informed my unit Manager of my sentence
 and that no S.H.V. Status was given they
 then inform me that they didn't receive
 it and was not aware of it, but the
 decision was put in the computer before D.H.O.
 left the building cause I asked for a copy
 and was told it would be in the computer
 that same day. Then I was informed that a
 the investigation was to be done and they
 had 90 days to do that. But before my
 hearing a Captain Avery told me that it
 didn't matter what D.H.O. said cause I
 wasn't gonna come out of S.H.V. until
 I was on my way to my next designated
 which is close because of Covid-19. Well
 I've been in S.H.V. now for 88 days under
 Administrative Detention when I use my
 Remedy I keep getting that down. So then
 they told me I was quarantine for 14 days
 before they can move me. Well I've been in
 that status now for 76 days in a room
 that smells like feces & urine and I
 sleep with a mask on I am not getting
 showers and things I am supposed to have.
 I know that I was sentence to four years
 but in this hell hole they call m.c.
 seems like I was giving a death sentence
 So this is my punishment I earned by
 reporting no heat, flood nice, and as
 else I call about to inform the co^{or}
 that we and the other female

I was told by staff I talk to much and I guess the last time I informed my lawyer about the Covid 19 situation in here they decide to keep me locked down for good. So now Staff are starting to question why am I still in this cell and is this legal what they are doing to me. Because right now my mentality even I question at times because I can't believe that we haven't answered my lawyer or my family about this. So my last result was to talk to psychology department which they was informed that I was in Administration Division because of my assault with another inmate I was suppose to be separated from them. Which I found out was another excuse to keep me locked down in the maximum cell. They claim all this but this same inmate wash my clothes example Cook for me and bring me things to read. She keeps asking staff why are they saying me and her can't be together because no one every asked her and question and she don't have a problem with me nor do I with her. So they have had me locked up like a animal for 88 days when they could have send me to Danbury. If there is anything the courts can do to help me have a piece of mind and to feel safe again. I really wish you can talk to B.O.P. about sending me to Danbury Prison

So since my destination is Tallahassee
 F.C.I. - Female and they aren't accepting
 any inmates because of Covid-19 I would like
 to know if the courts could have me sent
 to Dade County Federal Prison. I thought that
 I had freedom of speech. I was told
 by staff that I cause too much trouble
 by always calling Federal Offenders lawyers.
 Any help I could receive from the courts
 I would appreciate. I don't know if what
 is happening to me is legal. But Judge
 Turner if you could ~~also~~ recommend
 a civil lawyer I would appreciate it
 or anything that could help me please!

Thank you

Adrienne Roberts 86411054

By the way all my legal calls
 have been on a regular phone because
 the unit where Mr. Bird claims staff is
 too busy to give me a legal call!

NYM 1330.7
ATTACHMENT 1METROPOLITAN CORRECTIONAL CENTER, NEW YORK
ADMINISTRATIVE REMEDY PROCEDURE FOR INMATESINFORMAL RESOLUTION FORM (BP-8)

NOTE TO INMATE: With the exception of sensitive issues and DHO appeals, you are advised that prior to receiving and filing a Request for Administrative Remedy Form BP-229(13) (old BP-9), you **MUST** attempt to informally resolve your complaint through your correctional counselor. Additionally, in accordance with P.S. 1330.13, you have the responsibility to present complaints in good faith and in an honest and straightforward manner. Before completing this form, you should make every effort to honestly attempt to informally resolve this matter verbally with staff. Briefly state ONE complaint below and list what efforts you have made to resolve your complaint informally.

Date form issued and initials of Correctional Counselor: 8/5/20 S.P.INMATE'S COMMENTS:

1. Complaint:

On July 29, I requested a copy of my Administrative investigation which I was told by MR Reid that I couldn't have. But I've since been told I can have it. Because I would like to know what lead to me being in Administration. Detention said what kind of investigation was conducted.

2. Efforts made by you to informally resolve:

I asked other staff about the situation and was informed that I could have a copy.

3. Names of staff you contacted/Date you contacted the staff:

Officer Silver, Lt Doctor, Ann Edge

Date returned to Correctional Counselor: 8/6/20 SP

Adrianne Roberts 86411054 8/
Inmate's Name Register Number Date

CORRECTIONAL COUNSELOR'S COMMENTS:

1. Efforts made to informally resolve and staff contacted:

Date informally resolved: _____
Date BP-229(13) Issued: _____

Counselor Signature: _____
Unit Manager: _____

REJECTION NOTICE - ADMINISTRATIVE REMEDY

DATE: AUGUST 20, 2020

FROM: ADMINISTRATIVE REMEDY COORDINATOR
NEW YORK MCC

TO : ADRIENNE ROBERTS, 86411-054
NEW YORK MCC UNT: B QTR: B01-211L
150 PARK ROW
NEW YORK, NY 10007

FOR THE REASONS LISTED BELOW, THIS ADMINISTRATIVE REMEDY REQUEST
IS BEING REJECTED AND RETURNED TO YOU. YOU SHOULD INCLUDE A COPY
OF THIS NOTICE WITH ANY FUTURE CORRESPONDENCE REGARDING THE REJECTION.

REMEDY ID : 1041741-F1 ADMINISTRATIVE REMEDY REQUEST
DATE RECEIVED : AUGUST 19, 2020
SUBJECT 1 : OTHER NON-MAIL COMMUNICATION
SUBJECT 2 :
INCIDENT RPT NO:

REJECT REASON 1: SEE REMARKS.

REMARKS : THE MATERIAL THAT YOU REQUEST IS NOT AVAILABLE TO
INMATES, PER POLICY.